PATENT COOPERATION TEATY



From the:

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:

NOONAN, William
KLARQUIST, SPARKMAN, CAMPBELL,
LEIGH & WHINSTON, LLP
One World Trade Center, Suite 1600
121 S.W. Salmon Street
Portland, Oregon 97204
ETATS UNIS DIAMERIQUE

PCI

WRITTEN OPINION

121 S.W. Salmon Street Portland, Oregon 97204 ETATS-UNIS D'AMERIQUE			(PCT Rule 66)		
		Date of mailing (day/month/year)	07.08.2001		
Applicant's or agent's file reference 4239-55779		REPLY DUE	within 2 month(s) from the above date of mailing		
International application No.	International filing date	(da;//month/year)	Priority date (day/month/year)		
PCT/US00/23736	29/08/2000		30/08/1999		
International Patent Classification (IPC) or b	oth national classification a	and IPC	12/21		
C12Q1/68			DOCKETED FOR 10 19101		
Applicant THE GOVERNMENT OF THE UNITED STATES CARD					
			BOOK J		
1. This written opinion is the first drawn up by this International Preliminary Examining Authority.					
2. This opinion contains indications re	elating to the following i	tems:	BKPR ANN. SVE		
I ⊠ Basis of the opinion					
II Priority					
	opinion with regard to n	ovelty, inventive step	and industrial applicability		
IV 🗀 Lack of unity of invent					
	under Rule 66.2(a)(ii) wi		inventive step or industrial applicability;		
VI 🔲 Certain document cite	d				
VII 🛛 Certain defects in the	international applicatior	1			
VIII 🛛 Certain observations o	on the international app	lication			
3. The applicant is hereby invited to	reply to this opinion.				
When? See the time limit indicate request this Authority to g	d above. The applicant ma rant an extension, see Rul	y, before the expiration (le 66.2(d).	of that time limit,		
	ply, accompanied, where a uage of the amendments,		ents, according to Rule 66.3.		
For the examiner's obliga	nity to submit amendments tion to consider amendment cation with the examiner, s	nts and/or arguments, se	ee Rule 66.4 bis.		
If no reply is filed, the international pre	eliminary examination repo	rt will be established on t	the basis of this opinion.		
The final date by which the international examination report must be established.	preliminary according to Rule 69.2 is:	30/12/2001.	ಾ		
Name and mailing address of the integration		Authorized officer / E	yaminer		

Name and mailing address of the international preliminary examining authority:



European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465 Herrero, M

Formalities officer (Incl. extension of time limits)



Telephone No. +49 89 2399 8162







I.	Basi	s of	the	opir	nion

1.			nents of the international application (Replacement sheets which have been furnished to response to an invitation under Article 14 are referred to in this opinion as "originally filed"):
	Des	scription, pages:	
	1-3	2	as originally filed
	Cla	ims, No.:	
	1-4	5	as originally filed
	Dra	wings, sheets:	
	1/2-	2/2	as originally filed
2.			juage, all the elements marked above were available or furnished to this Authority in the international application was filed, unless otherwise indicated under this item.
	The	se elements were a	available or furnished to this Authority in the following language: , which is:
		the language of a	translation furnished for the purposes of the international search (under Rule 23.1(b)).
		the language of pu	ublication of the international application (under Rule 48.3(b)).
		the language of a 55.2 and/or 55.3).	translation furnished for the purposes of international preliminary examination (under Rule
3.			eleotide and/or amino acid sequence disclosed in the international application, the y examination was carried out on the basis of the sequence listing:
		contained in the in	ternational application in written form.
		filed together with	the international application in computer readable form.
		furnished subsequ	ently to this Authority in written form.
		furnished subsequ	ently to this Authority in computer readable form.
			t the subsequently furnished written sequence listing does not go beyond the disclosure in oplication as filed has been furnished.
		The statement tha listing has been fu	t the information recorded in computer readable form is identical to the written sequence rnished.
١.	The	amendments have	resulted in the cancellation of:
		the description,	pages:

☐ the claims,

Nos.:





		the drawings,	sheets:	
5.		•		as if (some of) the amendments had not been made, since they have been osure as filed (Rule 70.2(c)):
		(Any replacement sh report.)	eet containing	g such amendments must be referred to under item 1 and annexed to this
6.	Add	litional observations, i	f necessary:	
V.		soned statement un		2(a)(ii) with regard to novelty, inventive step or industrial applicability; ng such statement
1.		ement elty (N)	Claims	
	Inve	entive step (IS)	Claims	37-44 (part)
	Indu	ustrial applicability (IA)) Claims	
2.		tions and explanation separate sheet	s	
VII	l. Cei	rtain defects in the i	nternational a	application

VIII. Certain observations on the international application

see separate sheet

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet

The following defects in the form or contents of the international application have been noted:

Form PCT/IPEA/408 (Boxes I-VIII, Sheet 2) (July 1998)



SECTION V

2. CITATIONS AND EXPLANATIONS

- 2.1 Except for the subject-matter objected to in item 2.2 below (i.e. Claims 37-44, in part) present Claims 1-45 would appear to relate to subject-matter which is novel and non-obvious over the available prior art, as required by Art. 33(2) and (3) PCT. Claims 1-45 also appear to satisfy the requirements of Art. 33(4) PCT.
- 2.2 Under their present wording not all the devices (apparatus) for sequencing a nucleic acid molecule encompassed by independent Claims 37 and 44 comprise, as an essential structural component, a polymerase which includes a donor fluorophore. In particular, in those embodiments encompassed (i) by Claim 37, in which the entity attached to the subject substrate is either an oligonucleotide primer or a sample nucleic acid, and (ii) by Claim 44, in which the entity attached to the glass microscope slide is either an oligonucleotide primer or a sample nucleic acid, a polymerase including a donor fluorophore does not necessarily form part of the claimed devices.

However, the aforementioned devices according to Claims 37 and 44, which do not contain a polymerase including a donor fluorophore as essential constitutive element of the device, would *per se* not be suitable to solve the technical problem of the present invention. As a consequence no inventive contribution over the related prior art would appear to be involved in the provision of such devices, contrary to the requirements of Art. 33(3) PCT.

The same objection (Art. 33(3) PCT) affects *mutatis mutandis* the subject-matter encompassed by dependent Claims 38-43 insofar as a polymerase including a donor fluorophore does not necessarily form part of the corresponding devices therein claimed.

2.3 The applicant is requested to file new claims which take account of the above comments (and of the comments in Section VIII).



Concerning a possible reformulation of independent Claims 37 and 44, attention is drawn to the fact that, a definition of a device (i.e. an apparatus) by its use or for a certain method would render the said claim unclear, contrary to Art. 6 PCT (cf PCT Guidelines, C-III, 4.8 and especially 4.8a).

- 2.4 The applicant is requested to file amendments by way of replacement pages in the manner stipulated by Rule 66.8(a) PCT. In particular, fair copies of the amendments should be filed preferably in triplicate.
 - Moreover, the applicant's attention is drawn to the fact that, as a consequence of Rule 66.8(a) PCT the examiner is not permitted to carry out any amendments under the PCT procedure, however minor these may be.
- 2.5 In order to facilitate the examination of the conformity of the amended application with the requirements of Article 34(2)(b) PCT, the applicant is requested to clearly identify the amendments carried out, no matter whether they concern amendments by addition, replacement or deletion, and to indicate the passages of the application as filed on which these amendments are based (see also Rule 66.8(a) PCT).
 - If the applicant regards it as appropriate these indications could be submitted in handwritten form on a copy of the relevant parts of the application as filed.
- 2.6 Any information the applicant may wish to submit concerning the subject-matter of the invention, for example further details of its advantages or of the problem it solves, and for which there is no basis in the application as filed, should be confined to the letter of reply rather than be incorporated into the application, Article 34(2)(b) PCT.

SECTION VII

1. If the Applicants are aware of registered trade marks used in the description (e.g. "Triton" or "Tween", see pages 20, 23 and 24) they should identify them as such.

2. The expression "hereby/herein incorporated by reference" in respect of prior art documents (cf page 10, line 8; page 11, line 23; page 12, lines 9-10, 13 and 38; page 12, line 7; page 18, line 37; page 19, line 7; page 20, lines 3, 19-20, 25-26 and 39; page 22, lines 19 and 22; page 23, line 38; page 24, lines 12, 15 and 18; page 25, line 32; page 26, line 1; page 27, line 9 and page 29, lines 24-25) leads to a doubt as to whether the requirements of the description being self-contained are satisfied (see PCT Guidelines C-II, 4-17).

SECTION VIII

1. It is clear from the description as a whole that the presence of a polymerase carrying a donor fluorophore (e.g. a GFP-polymerase) is a feature essential to the performance of the invention.

Since independent Claims 37 and 44 do not necessarily contain this feature they do not meet the requirement following from Article 6 PCT taken in combination with Rule 6.3(b) PCT that any independent claim must contain all the technical features essential to the definition of the invention.

(It is additionally noted that under their present wording Claims 37 and 44 are not unitary with the rest of the subject-matter claimed, as they do not necessarily rely on the inventive concept of employing a polymerase carrying a donor fluorophore in combination with a mixture of nucleotides in which each different type of nucleotide carries a distinguishable acceptor fluorophore).

- The terms "BODIPY" and "Lissamine" employed in Claims 12 and 18, respectively, and appearing to be registered trade marks, have no precise meaning as they are not internationally accepted as standard descriptive terms, thereby rendering the definition of the subject-matter of said claims unclear (Article 6 PCT).
- 4. The statement in the description on page 32, lines 23-27 implies that the subject-matter for which protection is sought may be different to that defined by the claims, thereby resulting in lack of clarity (Article 6 PCT) when used to interpret them (see also the PCT Guidelines, III-4.3a).

From the

INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

To:

NOONAN, William KLARQUIST, SPARKMAN, CAMPBELL, LEIGH & WHINSTON, LLP One World Trade Center, Suite 1600 121 S.W. Salmon Street Portland, Oregon 97204 ETATS-UNIS D'AMERIQUE

PCT

NOTIFICATION OF TRANSMITTAL OF THE INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Rule 71.1)

Date of mailing

(day/month/year)

30.10.2001

30/08/1999

Applicant's or agent's file reference

International application No.

PCT/US00/23736

4239-55779

Applicant

International filing date (day/month/year)

Priority date (day/month/year)

IMPORTANT NOTIFICATION

29/08/2000

THE GOVERNMENT OF THE UNITED STATES ...

- 1. The applicant is hereby notified that this International Preliminary Examining Authority transmits herewith the international preliminary examination report and its annexes, if any, established on the international application.
- 2. A copy of the report and its annexes, if any, is being transmitted to the International Bureau for communication to all the elected Offices.
- 3. Where required by any of the elected Offices, the International Bureau will prepare an English translation of the report (but not of any annexes) and will transmit such translation to those Offices.

4. REMINDER

The applicant must enter the national phase before each elected Office by performing certain acts (filing translations and paying national fees) within 30 months from the priority date (or later in some Offices) (Article 39(1)) (see also the reminder sent by the International Bureau with Form PCT/IB/301).

Where a translation of the international application must be furnished to an elected Office, that translation must contain a translation of any annexes to the international preliminary examination report. It is the applicant's responsibility to prepare and furnish such translation directly to each elected Office concerned.

For further details on the applicable time limits and requirements of the elected Offices, see Volume II of the PCT Applicant's Guide.

Name and mailing address of the IPEA/

Authorized officer

Digiusto, M

European Patent Office

D-80298 Munich

Tel. +49 89 2399 - 0 Tx: 523656 epmu d

Fax: +49 89 2399 - 4465

Tel.+49 89 2399-8162

Form PCT/IPEA/416 (July 1992)





PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

		11. Cl	T			
4239-55	•	nt's file reference	FOR FURTHER AC		lotification of Transmittal of International ninary Examination Report (Form PCT/IPEA/416)	
Internationa	al appli	cation No.	International filing date (d	lav/month/vear)	Priority date (day/month/year)	
PCT/US	• •		29/08/2000		30/08/1999	
	al Pate	nt Classification (IPC) or na		;		
Applicant						
l ''	VERN	MENT OF THE UNIT	ED STATES			
 This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36. 						
2. This f	REPO	RT consists of a total of	6 sheets, including this	cover sheet.		
b (s	This report is also accompanied by ANNEXES, i.e. sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT). These annexes consist of a total of sheets.					
3. This r	eport	contains indications rela	ting to the following item	ns:		
ı	⊠	Basis of the report				
11		Priority				
III		Non-establishment of o	pinion with regard to no	velty, inventive	step and industrial applicability	
IV		Lack of unity of invention	n			
V	⊠		nder Article 35(2) with re		inventive step or industrial applicability;	
VI		Certain documents cite	ed			
VII	\boxtimes	Certain defects in the in	ternational application			
VIII	×	Certain observations or	the international applic	ation		
Date of sub	miesio	n of the demand		Date of completion	on of this report	
Date of Sub	111133101	nor me demand		Date of complete	on this report	
24/03/20	01			30.10.2001		
		address of the international		Authorized office	T (ASSOCIATION)	
preliminary		ning authority: pean Patent Office			1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	
<i>a</i>	D-80	298 Munich		Herrero, M		
		-49 89 2399 - 0 Tx: 523656 +49 89 2399 - 4465	epmu a	Telephone No. +	49 89 2399 8542	





 Basis of the report 	t
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1.	the and	receiving Office in	nents of the international application (Replacement sheets which have been furnished to response to an invitation under Article 14 are referred to in this report as "originally filed" of this report since they do not contain amendments (Rules 70.16 and 70.17)):
	1-3	2	as originally filed
	Cla	ims, No.:	c
	1-4	5	as originally filed
	Dra	wings, sheets:	
	1/2	-2/2	as originally filed
2.			juage, all the elements marked above were available or furnished to this Authority in the international application was filed, unless otherwise indicated under this item.
	The	ese elements were a	available or furnished to this Authority in the following language: , which is:
		the language of a	translation furnished for the purposes of the international search (under Rule 23.1(b)).
		the language of pu	ublication of the international application (under Rule 48.3(b)).
		the language of a 55.2 and/or 55.3).	translation furnished for the purposes of international preliminary examination (under Rule
3.			eleotide and/or amino acid sequence disclosed in the international application, the y examination was carried out on the basis of the sequence listing:
		contained in the in	ternational application in written form.
		filed together with	the international application in computer readable form.
		furnished subsequ	ently to this Authority in written form.
		furnished subsequ	ently to this Authority in computer readable form.
			t the subsequently furnished written sequence listing does not go beyond the disclosure in oplication as filed has been furnished.
		The statement that listing has been fu	t the information recorded in computer readable form is identical to the written sequence rnished.
4.	The	amendments have	resulted in the cancellation of:
		the description,	pages:
		the claims,	Nos.:





		the drawings,	sheets:		
5.					ome of) the amendments had not been made, since they have beer as filed (Rule 70.2(c)):
		(Any replacement sh report.)	eet contai	ning such	amendments must be referred to under item 1 and annexed to this
3 .	Add	itional observations, il	necessa	ry:	
۷.		soned statement un tions and explanatio			ith regard to novelty, inventive step or industrial applicability;
1.	Stat	ement			
	Nov	elty (N)	Yes: No:	Claims Claims	1-45
	lovo	entive step (IS)	Yes:	Claims	1-36, 37-44(part), 45
	mve	·	No:	Claims	37-44 (part)
		istrial applicability (IA)	No:	Claims Claims Claims	" ,

2. Citations and explanations see separate sheet

VII. Certain defects in the international application

The following defects in the form or contents of the international application have been noted: see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made: see separate sheet



SECTION V

2. CITATIONS AND EXPLANATIONS

- 2.1 Except for the subject-matter objected to in item 2.2 below (i.e. Claims 37-44, in part) present Claims 1-45 would appear to relate to subject-matter which is novel and non-obvious over the available prior art, as required by Art. 33(2) and (3) PCT. Claims 1-45 also appear to satisfy the requirements of Art. 33(4) PCT.
- 2.2 Under their present wording not all the devices (apparatus) for sequencing a nucleic acid molecule encompassed by independent Claims 37 and 44 comprise, as an essential structural component, a polymerase which includes a donor fluorophore. In particular, in those embodiments encompassed (i) by Claim 37, in which the entity attached to the subject substrate is either an oligonucleotide primer or a sample nucleic acid, and (ii) by Claim 44, in which the entity attached to the glass microscope slide is either an oligonucleotide primer or a sample nucleic acid, a polymerase including a donor fluorophore does not necessarily form part of the claimed devices.

However, the aforementioned devices according to Claims 37 and 44, which do not contain a polymerase including a donor fluorophore as essential constitutive element of the device, would *per se* not be suitable to solve the technical problem of the present invention. As a consequence no inventive contribution over the related prior art would appear to be involved in the provision of such devices, contrary to the requirements of Art. 33(3) PCT.

The same objection (Art. 33(3) PCT) affects *mutatis mutandis* the subject-matter encompassed by dependent Claims 38-43 insofar as a polymerase including a donor fluorophore does not necessarily form part of the corresponding devices therein claimed.

EXAMINATION REPORT - SEPARATE SHEET



SECTION VII

- Several terms used in the description appear to be registered trade marks (see 1. e.g. "Triton" or "Tween", on pages 20, 23 and 24), but have not been acknowledged as such.
- The expression "hereby/herein incorporated by reference" in respect of prior art 2. documents (cf page 10, line 8; page 11, line 23; page 12, lines 9-10, 13 and 38; page 12, line 7; page 18, line 37; page 19, line 7; page 20, lines 3, 19-20, 25-26 and 39; page 22, lines 19 and 22; page 23, line 38; page 24, lines 12, 15 and 18; page 25, line 32; page 26, line 1; page 27, line 9 and page 29, lines 24-25) leads to a doubt as to whether the requirements of the description being self-contained are satisfied (see PCT Guidelines C-II, 4-17).

SECTION VIII

- It is clear from the description as a whole that the presence of a polymerase 1. carrying a donor fluorophore (e.g. a GFP-polymerase) is a feature essential to the performance of the invention.
 - Since independent Claims 37 and 44 do not necessarily contain this feature they do not meet the requirement following from Article 6 PCT taken in combination with Rule 6.3(b) PCT that any independent claim must contain all the technical features essential to the definition of the invention.
 - (It is additionally noted that under their present wording independent Claims 37 and 44 are not unitary with the rest of the subject-matter claimed, as they do not necessarily rely on the inventive concept of employing a polymerase carrying a donor fluorophore in combination with a mixture of nucleotides in which each different type of nucleotide carries a distinguishable acceptor fluorophore).
- The terms "BODIPY" and "Lissamine" employed in Claims 12 and 18, 2. respectively, and appearing to be registered trade marks, have no precise

EXAMINATION REPORT - SEPARATE SHEET

meaning as they are not internationally accepted as standard descriptive terms, thereby rendering the definition of the subject-matter of said claims unclear (Article 6 PCT).

The statement in the description on page 32, lines 23-27 implies that the subject-3. matter for which protection is sought may be different to that defined by the claims, thereby resulting in lack of clarity (Article 6 PCT) when used to interpret them (see also the PCT Guidelines, III-4.3a).

PATENT COOPERATION TREATY







INTERNATIONAL SEARCH REPORT

(PCT Article 18 and Rules 43 and 44)

ACTION (Form PCT/RSA/220) as well as, where applicable, item 5 below. International application No. International filling date (day/month/year) (Earliest) Priority Date (day/month/year) PCT/US 00/23736 29/08/2000 30/08/1999 THE GOVERNMENT OF THE UNITED STATES This international Search Report has been prepared by this International Searching Authority and is transmitted to the applicant according to Article 18. A copy is being transmitted to the International Search Report consists of a total of	Applicant's or agent's file reference		of Transmittal of International Search Report
PCT/US 00/ 23736	4239-55779	ACTION (Form PCT/ISA/2	220) as well as, where applicable, item 5 below.
Applicant THE GOVERNMENT OF THE UNITED STATES This international Search Report has been prepared by this International Searching Authority and is transmitted to the applicant according to Article 16. A copy is being transmitted to the international Bureau. This International Search Report consists of a total of	International application No.	International filing date (day/month/year)	(Earliest) Priority Date (day/month/year)
This International Search Report has been prepared by this International Searching Authority and is transmitted to the applicant according to Article 18. A copy is being transmitted to the International Bureau. This International Search Report consists of a total of	PCT/US 00/23736	29/08/2000	30/08/1999
This International Search Report has been prepared by this International Searching Authority and is transmitted to the applicant according to Article 16. A copy is being transmitted to the international Bureau. This International Search Report consists of a total of3	Applicant		
This International Search Report has been prepared by this International Searching Authority and is transmitted to the applicant according to Article 16. A copy is being transmitted to the international Bureau. This International Search Report consists of a total of3			
This International Search Report consists of a total of	THE GOVERNMENT OF THE UNI	TED STATES	
This International Search Report consists of a total of			
It is also accompanied by a copy of each prior art document cited in this report. 1. Basis of the report a. With regard to the language, the international search was carried out on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item. the international search was carried out on the basis of the international application furnished to this Authority (Rule 23.1(b)). With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international search was carried out on the basis of the sequence listing: contained in the international application in written form. filed together with the international application in computer readable form. furnished subsequently to this Authority in computer readable form. furnished subsequently to this Authority in computer readable form. the statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished. the statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished the statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished to the written sequence listing has been furnished to the applicant application as filed has been furnished. Unity of invention is lacking (see Box II). With regard to the title, X	This International Search Report has been according to Article 18. A copy is being tra	n prepared by this International Searching Autl ansmitted to the International Bureau.	hority and is transmitted to the applicant
It is also accompanied by a copy of each prior art document cited in this report. 1. Basis of the report a. With regard to the language, the international search was carried out on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item. the international search was carried out on the basis of the international application furnished to this Authority (Rule 23.1(b)). With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international search was carried out on the basis of the sequence listing: contained in the international application in written form. filed together with the international application in computer readable form. furnished subsequently to this Authority in computer readable form. the statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished. the statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished the statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished the statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished the statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished. Unity of invention is lacking (see Box II). With regard to the title,		_	
1. Basis of the report a. With regard to the language, the international search was carried out on the basis of the international application in the language in which it was filed, unless otherwise indicated under this item. the international search was carried out on the basis of a translation of the international application furnished to this Authority (Rule 23.1(b)). With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international search was carried out on the basis of the sequence listing: contained in the international application in written form. filed together with the International application in computer readable form. furnished subsequently to this Authority in written form. furnished subsequently to this Authority in computer readable form. the statement that the subsequently trinished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished. the statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished. Unity of invention is lacking (see Box I). Unity of invention is lacking (see Box II). With regard to the title, X	'		report
a. With regard to the language, the international search was carried out on the basis of the international application in the language in which it was filled, unless otherwise indicated under this item. the international search was carried out on the basis of a translation of the international application furnished to this Authority (Rule 23.1(b)). b. With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international search was carried out on the basis of the sequence listing: contained in the international application in written form. filled together with the international application in computer readable form. furnished subsequently to this Authority in written form. the statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filled has been furnished. the statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished. Certain claims were found unsearchable (See Box I). Unity of invention is lacking (see Box II). With regard to the title, the text is approved as submitted by the applicant. the text has been established by this Authority to read as follows: 5. With regard to the abstract, the text has been established, according to Rule 38.2(b), by this Authority as it appears in Box III. The applicant may, within one month from the date of mailing of this international search report, submit comments to this Authority. 6. The figure of the drawings to be published with the abstract is Figure No. as suggested by the applicant. because the applicant failed to suggest a figure.	K is also accompanied by	a copy of each phor art document ched in this	тероп.
the international search was carried out on the basis of a translation of the international application furnished to this Authority (Rule 23.1(b)). b. With regard to any nucleotide and/or amino acid sequence disclosed in the international application, the international search was carried out on the basis of the sequence listing: contained in the international application in written form. filed together with the international application in computer readable form. furnished subsequently to this Authority in written form. furnished subsequently to this Authority in computer readable form. the statement that the subsequently furnished written sequence listing does not go beyond the disclosure in the international application as filed has been furnished. the statement that the information recorded in computer readable form is identical to the written sequence listing has been furnished. Certain claims were found unsearchable (See Box I). Unity of invention is lacking (see Box II). Unity of invention is lacking (see Box II). With regard to the title, The text is approved as submitted by the applicant. the text has been established by this Authority to read as follows: 5. With regard to the abstract, Which the text has been established, according to Rule 38.2(b), by this Authority as it appears in Box III. The applicant may, within one month from the date of mailing of this international search report, submit comments to this Authority. 6. The figure of the drawings to be published with the abstract is Figure No. as suggested by the applicant. because the applicant failed to suggest a figure.	Basis of the report		
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	as suggested by the appli	cant.	None of the figures.
because this figure better characterizes the invention.	because the applicant faile	ed to suggest a figure.	
	because this figure better	characterizes the invention.	

INTERNATIONAL SEARCH REPORT

International Application No PCT/US 00/23736

A. CLASSIFICATION OF SUBJECT FR IPC 7 C12Q1/68 G01N21/64

According to International Patent Classification (IPC) or to both national classification and IPC

B. FIELDS SEARCHED

 $\begin{array}{ccc} \text{Minimum documentation searched (classification system followed by classification symbols)} \\ IPC & 7 & C12Q & G01N \end{array}$

Documentation searched other than minimum documentation to the extent that such documents are included in the fields searched

Electronic data base consulted during the international search (name of data base and, where practical, search terms used)

EPO-Internal, BIOSIS

Category °	Citation of document, with indication, where appropriate, of the relevant passages	Relevant to claim No.
E	WO 00 53805 A (ARMES NIALL ANTONY ;STEMPLE DEREK LYLE (GB); ASM SCIENT INC (US)) 14 September 2000 (2000-09-14) page 19, paragraph 1	1-36
E	WO 00 70073 A (CORNELL RES FOUNDATION INC) 23 November 2000 (2000-11-23) page 38, line 26 -page 39, line 21; figure 1C	1-10
A	WO 99 05315 A (DENSHAM DANIEL HENRY ;MEDICAL BIOSYSTEMS LTD (GB)) 4 February 1999 (1999-02-04) claims 1-3,22	1-36
Α	US 5 707 804 A (JU JINGYUE ET AL) 13 January 1998 (1998-01-13) the whole document/	1-36

Further documents are listed in the continuation of box C.	χ Patent family members are listed in annex.
Special categories of cited documents: A' document defining the general state of the art which is not considered to be of particular relevance	"T" later document published after the international filing date or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention
"E" earlier document but published on or after the international filing date "L" document which may throw doubts on priority claim(s) or which is cited to establish the publication date of another citation or other special reason (as specified) "O" document referring to an oral disclosure, use, exhibition or other means "P" document published prior to the international filing date but later than the priority date claimed	"X" document of particular relevance; the claimed invention cannot be considered novel or cannot be considered to involve an inventive step when the document is taken alone "Y" document of particular relevance; the claimed invention cannot be considered to involve an inventive step when the document is combined with one or more other such documents, such combination being obvious to a person skilled in the art. "&" document member of the same patent family
Date of the actual completion of the international search 29 June 2001	Date of mailing of the international search report $06/07/2001$
Name and mailing address of the ISA European Patent Office, P.B. 5818 Patentlaan 2 NL - 2280 HV Rijswijk Tel. (+31-70) 340-2040, Tx. 31 651 epo nl, Fax: (+31-70) 340-3016	Authorized officer Osborne, H

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INTERNATIONAL SEARCH REPORT

International Application No PCT/US 00/23736

0.40==1	etion) DOCUMENTS CON RED TO BE RELEVANT	1/05 00/23/36
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А	US 5 674 743 A (ULMER KEVIN M) 7 October 1997 (1997–10–07) cited in the application	
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INTERNATIONAL SEARCH REPORT

Information on patent family members

International Application No

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	itent document I in search report		Publication date		Patent family member(s)	Publication date
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(12) INTERNATIONAL APPLICATION PUBLISHED UNDER THE PATENT COOPERATION TREATY (PCT)

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- (71) Applicant (for all designated States except US): THE GOVERNMENT OF THE UNITED STATES OF AMERICA, as represented by THE SECRETARY, DEPARTMENT OF HEALTH AND HUMAN SER-VICES [US/US]; The National Institutes of Health, Office of Technology Transfer, Suite #325, 6011 Executive Boulevard, Rockville, MD 20852 (US).
- (72) Inventors; and
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- (74) Agent: NOONAN, William, D.; Klarquist, Sparkman, Campbell, Leigh & Whinston, LLP, Suite 1600, One World Trade Center, 121 SW Salmon Street, Portland, OR 97204 (US).
- (81) Designated States (national): AE, AG, AL, AM, AT, AU, AZ, BA, BB, BG, BR, BY, BZ, CA, CH, CN, CR, CU, CZ, DE, DK, DM, DZ, EE, ES, FI, GB, GD, GE, GH, GM, HR, HU, ID, IL, IN, IS, JP, KE, KG, KP, KR, KZ, LC, LK, LR, LS, LT, LU, LV, MA, MD, MG, MK, MN, MW, MX, MZ, NO, NZ, PL, PT, RO, RU, SD, SE, SG, SI, SK, SL, TJ, TM, TR, TT, TZ, UA, UG, US, UZ, VN, YU, ZA, ZW.
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For two-letter codes and other abbreviations, refer to the "Guidance Notes on Codes and Abbreviations" appearing at the beginning of each regular issue of the PCT Gazette.



(54) Title: HIGH SPEED PARALLEL MOLECULAR NUCLEIC ACID SEQUENCING

(57) Abstract: A method and device is disclosed for high speed, automated sequencing of nucleic acid molecules. A nucleic acid molecule to be sequenced is exposed to a polymerase in the presence of nucleotides which are to be incorporated into a complementary nucleic acid strand. The polymerase carries a donor fluorophore, and each type of nucleotide (e.g. A, T/U, C and G) carries a distinguishable acceptor fluorophore characteristic of the particular type of nucleotide. As the polymerase incorporates individual nucleic acid molecules into a complementary strand, a laser continuously irradiates the donor fluorophore, at a wavelength that causes it to emit an emission signal (but the laser wavelength does not stimulate the acceptor fluorophore). In particular embodiments, no laser is needed if the donor fluorophore is a luminescent molecule or is stimulated by one. The emission signal from the polymerase is capable of stimulating any of the donor fluorophores (but not acceptor fluorophores), so that as a nucleotide is added by the polymerase, the acceptor fluorophore emits a signal associated with the type of nucleotide added to the complementary strand. The series of emission signals from the acceptor fluorophores is detected, and correlated with a sequence of nucleotides that correspond to the sequence of emission signals.

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(74) Agent: NOONAN, William, D.; Klarquist, Sparkman, Campbell, Leigh & Whinston, LLP, Suite 1600, One World Trade Center, 121 SW Salmon Street, Portland, OR 97204 (US).

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(71) Applicant (for all designated States except US): THE GOVERNMENT OF THE UNITED STATES OF AMERICA, as represented by THE SECRETARY, DEPARTMENT OF HEALTH AND HUMAN SER-VICES [US/US]; The National Institutes of Health, Office of Technology Transfer, Suite #325, 6011 Executive Boulevard, Rockville, MD 20852 (US).

(72) Inventors; and

(75) Inventors/Applicants (for US only): SCHNEIDER, Thomas, D. [US/US]; 107 Alessandra Court, #208, Fredcrick, MD 21702-4015 (US). RUBENS, Denise [US/US]: 13815 Motters Station Road, Rocky Ridge, MD 21778 (US).

(81) Designated States (national): AE, AG, AL, AM, AT, AU, AZ, BA, BB, BG, BR, BY, BZ, CA, CH, CN, CR, CU, CZ, DE, DK, DM, DZ, EE, ES, FI, GB, GD, GE, GH, GM, HR. HU, ID, IL, IN, IS, JP, KE, KG, KP, KR, KZ, LC, LK, LR, LS. LT, LU, LV, MA, MD, MG, MK, MN, MW, MX, MZ, NO, NZ, PL, PT, RO, RU, SD, SE, SG, SI, SK, SL, TJ, TM, TR, TT, TZ, UA, UG, US, UZ, VN, YU, ZA, ZW.

(84) Designated States (regional): ARIPO patent (GH, GM, KE, LS, MW, MZ, SD, SL, SZ, TZ, UG, ZW), Eurasian patent (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM), European patent (AT, BE, CH, CY, DE, DK, ES, FI, FR, GB, GR, IE, IT, LU, MC, NL, PT, SE), OAPI patent (BF, BJ, CF, CG, CI, CM, GA, GN, GW, ML, MR, NE, SN, TD, TG).

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(54) Title: HIGH SPEED PARALLEL MOLECULAR NUCLEIC ACID SEQUENCING

1

(57) Abstract: A method and device is disclosed for high speed, automated sequencing of nucleic acid molecules. A nucleic acid molecule to be sequenced is exposed to a polymerase in the presence of nucleotides which are to be incorporated into a complementary nucleic acid strand. The polymerase carries a donor fluorophore, and each type of nucleotide (e.g. A, T/U, C and G) carries a distinguishable acceptor fluorophore characteristic of the particular type of nucleotide. As the polymerase incorporates individual nucleic acid molecules into a complementary strand, a laser continuously irradiates the donor fluorophore, at a wavelength that causes it to emit an emission signal (but the laser wavelength does not stimulate the acceptor fluorophore). In particular embodiments, no laser is needed if the donor fluorophore is a luminescent molecule or is stimulated by one. The emission signal from the polymerase is capable of stimulating any of the donor fluorophores (but not acceptor fluorophores), so that as a nucleotide is added by the polymerase, the acceptor fluorophore emits a signal associated with the type of nucleotide added to the complementary strand. The series of emission signals from the acceptor fluorophores is detected, and correlated with a sequence of nucleotides that correspond to the sequence of emission signals.

TENT COOPERATION TREATY

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NOTIFICATION OF ELECTION

(PCT Rule 61.2)

From the INTERNATIONAL BUREAU

ΙTο

Commissioner
US Department of Commerce
United States Patent and Trademark
Office, PCT
2011 South Clark Place Room
CP2/5C24
Arlington, VA 22202
ETATS-UNIS D'AMERIQUE

Date of mailing (day/month/year)
04 May 2001 (04.05.01)

in its capacity as elected Office

International application No. PCT/US00/23736

Applicant's or agent's file reference 4239-55779

International filing date (day/month/year). 29 August 2000 (29.08.00) Priority date (day/month/year) 30 August 1999 (30.08.99)

Applicant

100

SCHNEIDER, Thomas, D. et al

1.	The designated Office is hereby notified of its election made:
	X in the demand filed with the International Preliminary Examining Authority on:
	24 March 2001 (24.03.01)
	in a notice effecting later election filed with the International Bureau on:
2.	The election X was
	was not
	made before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under Rule 32.2(b).

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

Zakaria EL KHODARY

Facsimile No.: (41-22) 740.14.35

Telephone No.: (41-22) 338.83.38